ATTACHMENT E

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

ASTELLAS INSTITUTE FOR REGENERATIVE MEDICINE, and STEM CELL & REGENERATIVE MEDICINE INTERNATIONAL, INC.,

Plaintiffs,

v.

C.A. NO. 1:17-cv-12239-ADB

IMSTEM BIOTECHNOLOGY, INC., XIAOFANG WANG, and REN-HE XU,

Defendants.

ASTELLAS' TRIAL EXPERT WITNESS LIST

In accordance with this Court's Order (Dkt. 106), Fed. R. Civ. P. 26(a)(3), and L.R. 16.5(c), Plaintiffs Astellas Institute for Regenerative Medicine and Stem Cell & Regenerative Medicine International, Inc. (collectively "Astellas") provide the following expert witness list identifying those expert witnesses it expects it will call, or may call, at trial, other than witnesses for rebuttal or impeachment purposes, as of March 6, 2020.

Below, Astellas has listed in good faith the expert witnesses that it expects to call or may call to testify live or by prior testimony (including possibly by video) at the trial in this action. For prior deposition testimony that is expected to be, or may be, read or played into evidence, Astellas provided separately those portions of designated testimony, in accordance with the Court's Scheduling Order (Dkt. 106).

Astellas reserves the right to amend and update this list, to submit, as appropriate, additions and/or deletions or revisions to this list as the pretrial and trial process evolves, including meeting and conferring with Defendants on outstanding trial management issues, receiving the Court's rulings on matters such as the parties' respective evidentiary issues (if any), to remove witnesses that prove unnecessary, and to rebut unanticipated evidence presented at trial by Defendants. Astellas reserves the right to call any witness on Defendants' witness list and any witness called

by Defendants. Astellas reserves the right to designate and present the prior deposition testimony of any witness that Defendants have indicated they expect to testify live at trial should such witnesses not come to trial, and furthermore, Astellas expressly reserves its right to introduce deposition testimony in accordance with Fed. R. Civ. P. 32(a)(3).

Astellas also reserves the right to call any witness not listed here as may be necessary to authenticate a document to which an objection is made. Astellas further reserves the right to call any person not listed here to counter surprise by any other party. In addition, Astellas reserves the right to call any person not listed here as may be necessary to cure any objection to any exhibit. Astellas also reserves the right to call any person identified in Defendants' Witness List.

EXPECTS TO CALL

Name	Testify Live/Deposition
Dr. Gregory Bell	Live
c/o Latham & Watkins LLP	
555 Eleventh Street, NW,	
Suite 1000	
Washington, D.C. 20004-1304	
Dr. Ali Brivanlou	Live
c/o Latham & Watkins LLP	
555 Eleventh Street, NW	
Suite 1000	
Washington, D.C. 20004-1304	
Dr. Lisa Fortier	Live
c/o Latham & Watkins LLP	
555 Eleventh Street, NW	
Suite 1000	
Washington, D.C. 20004-1304	

Dated: March 6, 2020 Respectfully submitted,

/s/ David P. Frazier

Charles H. Sanders (BBO# 646740) LATHAM & WATKINS LLP John Hancock Tower, 27th Floor 200 Clarendon Street Boston, MA 02116 Telephone: (617) 948-6022

Facsimile: (617) 948-6001 charles.sanders@lw.com

Michael A. Morin (pro hac vice)
David P. Frazier (pro hac vice)
Rebecca L. Rabenstein (pro hac vice)
LATHAM & WATKINS LLP
555 Eleventh Street, NW, Suite 1000
Washington, DC 20004
Telephone: (202) 637-2200
Facsimile: (202) 637-2201
michael.morin@lw.com
david.frazier@lw.com
rebecca.rabenstein@lw.com

Lauren K. Sharkey (pro hac vice)
Brenda L. Danek (pro hac vice)
LATHAM & WATKINS LLP
330 North Wabash Avenue, Suite 2800
Chicago, IL 60611
Telephone: (312) 876-7700
Facsimile: (312) 993-9767
lauren.sharkey@lw.com
brenda.danek@lw.com

Yi Sun (pro hac vice) LATHAM & WATKINS LLP 12670 High Bluff Drive San Diego, CA 92130 Telephone: (858) 523-5400 Facsimile: (858) 523-5450 yi.sun@lw.com

Counsel for Plaintiffs